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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/031,337	04/16/2002	Jakob Nielsen	66722-013-7	66722-013-7 6620	
25269	7590 10/22/2004		EXAMINER		
DYKEMA GOSSETT PLLC FRANKLIN SQUARE, THIRD FLOOR WEST			HARVEY, DIONNE		
1300 I STREET, NW WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
			2643		

DATE MAILED: 10/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/031,337	NIELSON	
Office Action Summary	Examiner	Art Unit	
	Dionne N Harvey	2643	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	the correspondence add	lress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period vortice and the period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status  1) Responsive to communication(s) filed on  2a) This action is FINAL. 2b) This  Since this application is in condition for alloware.	36(a). In no event, however, may a reply within the statutory minimum of thirty (3) within the statutory minimum of thirty (3) will apply and will expire SIX (6) MONTH, cause the application to become ABAN and the of this communication, even if time and the communication are set in a cation is non-final.	y be timely filed 30) days will be considered timely. S from the mailing date of this con IDONED (35 U.S.C. § 133). ely filed, may reduce any S, prosecution as to the	nmunication.
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 1	11, 453 O.G. 213.	
Disposition of Claims			
<ul> <li>4) Claim(s) 1-7 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdray</li> <li>5) Claim(s) is/are allowed.</li> <li>6) Claim(s) 1-7 is/are rejected.</li> <li>7) Claim(s) is/are objected to.</li> <li>8) Claim(s) are subject to restriction and/o</li> </ul>			d
Application Papers	·		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicated any not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example.	epted or b) objected to by drawing(s) be held in abeyance ion is required if the drawing(s)	e. See 37 CFR 1.85(a). is objected to. See 37 CFF	• •
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign  a) All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority documents  application from the International Bureau  * See the attached detailed Office action for a list	s have been received. s have been received in App rity documents have been re ı (PCT Rule 17.2(a)).	olication No ceived in this National S	Stage
Attachment(s)			
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)     Paper No(s)/Mail Date	Paper No(s)/N	nmary (PTO-413) Mail Date rmal Patent Application (PTO-	152)
J.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office Ac	tion Summary	Part of Paper No./Mail Dat	e 10132004

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Goodings (U.S. 5,259,033).

Regarding claims 1 and 6, Goodings teaches the apparatus of claim 6, as well as a method for canceling feedback in an acoustic system comprising: a microphone (5); a signal path (shown); a speaker (11); means for detecting presence of feedback (31) between the speaker and microphone; an amplifier (7,9); memory means (inherently taught in Goodings' disclosure of elements 31 and 27); and filter means (27) for compensating at least partly a possible feedback signal;

The method comprising: providing a LMS algorithm for generating filter coefficients (see discussion of correlator 31 in column 9, lines 12-24); In column 10, lines 20-53, Goodings teaches a residual signal dependent i.e., feedback level dependent adaptation speed comprising two modes; the two modes including a high rate adaptation and lower imposed rate of adaptation where the adaptation coefficients may be changed "... stepwise between two values, a high value and a low value...", the operation of the adaptation coefficients at "low value", reading on "a first mode"; and the operation of the adaptation coefficients at "high value", reading on "a second mode";

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In what the Examiner has interpreted as the first mode, being indicative of a stable system, where the sensed level of residual feedback present is negligible, the correlator operates according to coefficients having a low value and thusly slower adaptation speed;

In what the Examiner has interpreted as the second mode, such as in cases where the device is operating from cold, or when the sensed level of residual feedback is high, the correlator operates according to coefficients having a high value thereby having a faster adaptation speed;

And where the means for detecting the presence of feedback (see correlator 31 or discriminator discussed in **column 10**, **lines 41-43**) is used to control the adaptation mode selection i.e., the speed of adaptation.

Goodings does not clearly teach that the feedback detection means comprises bandwidth detection means for determining the presence of a feed back signal.

However, in column 2, lines 42-46, Goodings teaches that the use of bandwidth detection means for adjusting the center frequency of other filtering components, is well known in the art. It would have been obvious for one of ordinary skill in the art at the time of the invention to include bandwidth detection means for determining the presence of a feedback signal for the purpose of providing frequency selective feedback suppression at or near oscillation frequency.

Regarding claims 2 and 6, Goodings teaches determining the update rate of said LMS algorithm by the long-term average denominator, as is well known in the art.

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Regarding claim 3, Goodings teaches a highpass filter (87) to prevent low-frequency signals from entering the LMS algorithm, where an additional feedback cancellation filter (79) and a noise generator (33) is used for providing low-frequency input for the LMS algorithm.

Regarding claim 4, Goodings teaches that the stability of the signal determined as a feedback signal is *analyzed*, as broadly claimed.

Regarding claim 5, As is well understood in the art, the correlator (31) and adaptive filter (27) will adjust weighting coefficients according to the LMS algorithm by comparison of successive time frames and their associated flag values.

Regarding claim 7, in **column 10, lines 41-43 and 55-60**, Goodings teaches that in a stable system, no adaptation is required. The Examiner has interpreted the discriminator which acts in response to a sensed level of residual signal, as reading on "stability detecting means" for the feedback signal.

## Response to Arguments

Applicant's arguments with respect to claims 1-7 have been considered but are most in view of the new ground(s) of rejection.

Applicants arguments with respect to Goodings U.S. 5,259,033, have been considered and a detailed new grounds of rejection has been provided, above.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dionne N Harvey whose telephone number is 703-305-1111. The examiner can normally be reached on 9-6:30 M-F and alternating Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis Kuntz can be reached on 703-305-4708. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Dionne Harvey

PRIMARY EXAMINER